ľ	Case 2:10-cv-01356-RLH -GWF Document 139 Filed	1 07/26/11 Page 1 of 3	
1	LAURENCE F. PULGRAM (CA State Bar No. 115163) (<i>pro hac vice</i>) lpulgram@fenwick.com		
2	CLIFFORD C. WEBB (CA State Bar No. 260885) (pro hac vice) cwebb@fenwick.com		
3	JENNIFER J. JOHNSON (CA State Bar No. 252897) (pro hac vice) jjjohnson@fenwick.com		
4	FENWICK & WEST LLP 555 California Street, 12th Floor		
5	San Francisco, California 94104 Telephone: (415) 875-2300		
6	Facsimile: (415) 281-1350		
7	KURT OPSAHL (CA State Bar No. 191303) (pro hac vice) kurt@eff.org		
8	CORYNNE MCSHERRY (CA State Bar No. 221504) (pro hac vice) corynne@eff.org		
9	ELECTRONIC FRONTIER FOUNDATION 454 Shotwell Street		
10	San Francisco, California 94110 Telephone: (415) 436-9333		
11	Facsimile: (415) 436-9993		
12	CHAD BOWERS (NV State Bar No. 7283) bowers@lawyer.com		
13	CHAD A. BOWERS, LTD 3202 West Charleston Boulevard		
14	Las Vegas, Nevada 89102 Telephone: (702) 457-1001		
15	Attorneys for Defendant and Counterclaimant		
16	DEMOCRATIC UNDERGROUND, LLC, and Defendant DAVID ALLEN		
17	UNITED STATES DISTRICT FOR THE DISTRICT OF N		
18	RIGHTHAVEN LLC, a Nevada limited liability company,	Case No. 2:10-cv-01356-RLH (GWF)	
19	Plaintiff, v.		
20	v. DEMOCRATIC UNDERGROUND, LLC, a District of	MOTION TO FILE DOCUMENTS UNDER SEAL	
21 22	Columbia limited-liability company; and DAVID ALLEN, an individual,		
	Defendants.		
23 24	DEMOCRATIC UNDERGROUND, LLC, a District of Columbia limited-liability company,		
25	Counterclaimant,		
26	v. RIGHTHAVEN LLC, a Nevada limited liability company,		
27	and STEPHENS MEDIA LLC, a Nevada limited-liability company,		
28	Counterdefendants.		
	MOTION TO SEAL	CASE NO. 2:10-cv-01356-RLH (GWF)	

REQUEST TO SUBMIT DOCUMENTS UNDER SEAL

Counterclaimant Democratic Underground, LLC ("Democratic Underground") hereby
respectfully requests that the Court permit Democratic Underground to submit, under seal,
portions of Democratic Underground's Consolidated Opposition to Righthaven's Motion to
Intervene and Opposition to Counterdefendant Stephens Media's Motion for Reconsideration
("Consolidated Opposition"), and Exhibits 1, 2, 3, and 5 of the Supporting Declaration of Clifford
Webb ("Webb Declaration").

Exhibit 1 to the Webb Declaration is an excerpt of the Righthaven Operating Agreement, 8 produced by Stephens Media on March 22, 2011 (Bates Nos. SM000095-SM000161). Exhibit 2 9 to the Webb Declaration is a Licensing Agreement between Stephens Media and ProQuest 10 Information and Learning Company, dated January 15, 2002 (Bates Nos. SM000065-11 SM000067). Exhibit 3 to the Webb Declaration is a Licensing Agreement between Stephens 12 Media and Burrelle's Information Services, LLC, dated July 29, 2010 (Bates Nos. SM000050-13 SM000058). Exhibit 5 to the Webb Declaration is an undated Licensing Agreement between 14 Lexis-Nexis and the Las Vegas Review-Journal (Bates Nos. SM000059-0000062). 15

All of these Exhibits were designated as "Confidential Attorneys Eyes Only" by Stephens
Media under the Stipulated Protective Order entered by the Court on February 14, 2011.

18 Documents and information that have been designated by a party as "Confidential Attorneys"

19 Eyes Only" can only be submitted to the Court under seal. *See* Dkt. 65, ¶ 12. While Democratic

20 Underground does not maintain that Exhibits 1, 2, 3, and 5 are appropriately designated under

21 either the terms of the Stipulated Protective Order or applicable law, and does not contend that the

22 Exhibits should ultimately be maintained under seal, Democratic Underground is required at this

23 time to submit these Exhibits under seal. The same is true for portions of Democratic

Underground's Consolidated Opposition which quotes from and summarizes the contents of theExhibits.

26

- 27
- 28

MOTION TO SEAL

Case 2:10-cv-01356-RLH -GWF Document 139 Filed 07/26/11 Page 3 of 3

1	Accordingly, Democratic Underground respectfully requests that the Court allow		
2	Democratic Underground to conditionally submit these documents under seal, until such time as		
3	Stephens Media provides a basis for this Court to maintain them under seal.		
4	Dated: July 26, 2011	FENWICK & WEST LLP	
5			
6		By: <u>/s/ Clifford Webb</u>	
7		Clifford Webb	
8		Attorneys for Defendant and Counterclaimant DEMOCRATIC UNDERGROUND, LLC	
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25 26			
26			
27 28			
20	MOTION TO SEAL	2 CASE NO. 2:10-cv-01356-RLH (GWF)	